UNITED STATES BANKRUPTCY COURT DISTRICT OF ARIZONA

In re JAMIE L JONES SELETA M JONES		Case No. 2:19-bk-14646 CHAPTER 13 PLAN
	Debtor(s).	☐ Original ✓ 1st Amended ☐ Modified ☐ Payments include post-petition mortgage payments ✓ Flat Fee/Administrative Expense ☐ Hourly Fee/Administrative Expense
This Plan includes the	e following (check all that are applicable):	
		nay result in a partial payment or no payment to the secured
Avoi	tor. See Section (C)(5)(b). dance of a judicial lien or nonpossessory, non standard Provisions. See Section (H).	purchase money security interest. See Section (C)(5)(c).
•	· ·	uced, modified or eliminated. If you object to the treatment on, you must file a written objection by the deadline set fort

t of h below. The Bankruptcy Court may confirm this Plan without further notice if no objection is filed and the order is approved by the Trustee. See Bankruptcy Rule 3015 and Local Rule 2084-13.

This Chapter 13 Plan is proposed by the above Debtor². The Debtor certifies that the information contained in this Plan is accurate. A creditor who disagrees with the proposed treatment of its debt in this Plan must timely file an objection to the Plan and serve copies on the Debtor, Debtor's attorney (if any), and the Chapter 13 Trustee not less than 14 days after the date set for the first meeting of creditors, or any continuation of such meeting, or 28 days after service of the Plan, whichever is later. See Local Rule 2084-9. This Plan does not allow claims or alter the need for timely filing any claim. For a creditor to receive a distribution for an unsecured claim, the creditor must file a proof of claim with the Court.

If confirmed, the Plan will modify the rights and duties of the Debtor and creditors, except secured creditors will retain their liens until the earlier of payment of the underlying debt or Debtor's discharge under 11 U.S.C. § 1328³. If the case is dismissed or converted to another chapter (for example, Chapter 7) without completion of the Plan, each lien shall be retained to the extent recognized by applicable non-bankruptcy law.

Pre-petition defaults will be cured using the interest rate set forth in the Plan. Any ongoing obligation will be paid according to the terms of the Plan.

This is an Amended or Modified Plan.

The reason(s) why Debtor filed this Amended or Modified Plan: to include treatment of residential lease

Summarize how the Plan varies from the last Plan filed: residential lease

(A) Plan Payments and Property to be Submitted to the Trustee.

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¹ "Plan" includes the original plan and any amended or modified plan.

² If this is a joint case, then "Debtor" means both Debtors.

³ "Code" means the United States Bankruptcy Code, 11 U.S.C. § 101 et. seq.

Plan payments start on **December 18, 2019**. The Debtor shall pay the Trustee as follows:

\$1544 each month for month 1 through month 60.

The proposed plan duration is 60 months. The applicable commitment period is 60 months.
See Code § 1325(b)(4). In addition to plan payments and, if applicable, mortgage conduit payments, Debtor will submit the following
property to the Trustee:

(B) <u>Trustee's Percentage Fee.</u> The Trustee shall collect upon receipt a percentage fee from all plan payments (including mortgage payments) and property received, not to exceed 10%.

(C) Administrative Expenses and All Claims.

- (1) Until the Court confirms the Plan the Trustee will make adequate protection payments under Section (C)(1)(a) below, mortgage conduit payments under Section (C)(1)(b), if applicable, and pay other sums as ordered by the Court. Other disbursements will be made after the Court confirms the Plan. Unless otherwise provided for in Section (H) below, disbursements by the Trustee shall be pro rata within classes and made in the following order:
 - (a) Adequate protection payments to creditors secured by personal property.

\square No	ne. <i>It</i>	f "None	?" is	checked.	the	rest o	f Section	(C)(C)	1)(a) is	not t	o be	com	nletea	l
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Pursuant to Local Rule 2084-6, the Trustee is authorized to make monthly pre-confirmation adequate protection payments to a secured creditor without a Court order, provided the claim is properly listed on Schedule D, a secured proof of claim is filed that includes documentation evidencing a perfected security agreement, and the Debtor or creditor sends a letter to the Trustee requesting payment. The Trustee will apply adequate protection payments to the creditor's secured claim. After confirmation, adequate protection payments will continue until the claim is paid in full, <u>unless</u> the confirmed Plan or a Court order specifies a different treatment. If a creditor disagrees with the amount of the proposed adequate protection payments or the Plan fails to provide for such payments, the creditor may file an objection to confirmation of this Plan and/or file a motion pursuant to Code §§ 362 or 363.

Creditor	Property Description	Collateral Value	Monthly Amount
Conn Appliances Inc	WASHER AND DRYER Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$800.00	\$8.00
Conn Appliances Inc	REFRIGERATOR Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$600.00	\$6.00
Credit Union One	2010 CHEVROLET SILVERADO 100,000 miles Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$7,600.00	\$76.00
Mi Schools And Govt Cu	2010 BUICK ENCLAVE 136,000 miles Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$4,600.00	\$46.00

\square N	Vonstandard	Provisions.	See	Section	\mathbf{H})
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(b) Mortgage Conduit Payments.

✓ None.

The Trustee shall disburse Conduit Payments to a Real Property Creditor without regard to whether the Court has confirmed a Plan or the Real Property Creditor has filed a proof of claim. See Section (C)(4)(c) and Local Rule 2084-4.

- (2) Administrative expenses. Code § 507(a)(2).
 - (a) Attorney fees. Debtor's attorney has agreed to:

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✓ A flat fee of \$_4,500.00_, of which \$_1,025.00_ was paid before the filing of the case (See Local Rule 2084-3); or
File a fee application for payment of a reasonable amount of fees. The estimated amount of fees to be paid by the Trustee, subject to Court order, is \$, of which \$ was paid before the filing of the case.
(b) <i>Additional Services</i> . Counsel for the Debtor has agreed to charge a flat fee for the following additional services provided to the Debtor:
(i) Before Confirmation: ☐ Adversary proceedings \$. ☑ Lien Avoidance Actions \$ 1500.00 . ☑ Preparing and filing of any motion to sell property \$ 500.00 . ☐ Other Flat Fees for \$.
After Confirmation ✓ Preparing and filing of Modified Plan \$_500.00 . ✓ Responding to motion to dismiss and attendance at hearings \$_500.00 . ✓ Defending motion for relief from the automatic stay \$_500.00 . ✓ Adversary proceedings \$. ✓ Lien Avoidance Actions \$_1500.00 . ✓ Preparing and filing of any motion to sell property \$_500.00 . ✓ Other Flat Fees for \$.
All other additional services will be billed at the rate of \$ per hour for attorney time and \$ per hour for paralegal time. Counsel will file and notice a separate fee application detailing the additional fees and costs requested. Counsel will include all time expended in the case in the separate fee application.
(c) Other Professional Expenses:
Logges and Unappined Executory Contracts

(3) Leases and Unexpired Executory Contracts.

V None. If "None" is checked, the rest of Section (C)(3) is not to be completed.

Pursuant to Code § 1322(b), the Debtor assumes or rejects the following lease or unexpired executory contract. For a lease or executory contract with sums owing, the arrearage will be cured by periodic plan payments. Unless the Court orders otherwise, the arrearage amount shall be the amount stated in the creditor's allowed proof of claim.

(a) Assumed.

No interest will be paid on the prepetition arrearage unless otherwise stated in Nonstandard Provisions at Section (H). A creditor identified in this paragraph may mail to the Debtor all correspondence, notices, statements, payment coupons, escrow notices, and default notices concerning any change to the monthly payment or interest rate without such being a violation of the automatic stay.

Creditor	Property Description	Estimated Arrearage	Arrearage Through
		<u>Amount</u>	<u>Date</u>
ON Q PROPERTY	Rental Agreement entered	\$0.00	
MANAGEMENT	commencing 8/01/2019. Monthly		
1011 NORTH VAL VISTA	rental payment of \$2,459.91.		
DRIVE	Payments made directly by debtors to		
Gilbert AZ 85234-000	the creditor outside the Plan.		

Nonstandard Provisions. See Section (ection (H
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☐ Nonstandard Provis				Property Descri	<u>ption</u>		
	ions. See Section	n (H)					
reditors with a Security I	nterest in Real P	roperty.					
None. If "None" is chec	ked, the rest of S	Section (C)	(4) is not to be comple	ted.			
Code § 506(a) as senior ordered, each of the followhall not alter the status	liens are greater i owing shall be cla	in amount tassified as	han the value of the real wholly unsecured cla	al property. Unles im under Section	s disallov (C)(7) be	wed or othe clow. This	erwise
Creditor		Prope	rty Description	Value of Col	lateral		Amount o
							<u>ith Great</u> iority
-NONE-							
-NONE-							
-NONE- Curing of Default and M post-petition payments s							ne regula
	n Nonstandard Pr	rovisions. U	Jnless the Court orders				
amount stated in the cred	r			nce notices state			
	his paragraph ma				st rate wi	thout viola	
amount stated in the cred A creditor identified in the escrow notices, and defa	his paragraph ma	rning any c			unt A	rrearage Amount Owed Through	Intere Rate, applica (i.e.,
A creditor identified in the escrow notices, and defa automatic stay. Creditor or Property	his paragraph ma ult notices conce	rning any c	change to the monthly p	Estimated Arrearage Amor	unt A	rrearage Amount Owed	Intere Rate, applica
A creditor identified in the escrow notices, and defa automatic stay. Creditor or Property Servicing Agent -NONE-	his paragraph ma ult notices conce <u>Property Des</u>	cription	change to the monthly p	Estimated Arrearage Amor	unt A	rrearage Amount Owed	Intere Rate, applica
A creditor identified in the escrow notices, and defa automatic stay. Creditor or Property Servicing Agent Nonstandard Provis	his paragraph ma ult notices conce Property Des ions. See Section	cription	Current Monthly Payment	Estimated Arrearage Amor	unt A	rrearage Amount Owed	Interes Rate, applica (i.e.
A creditor identified in the escrow notices, and defa automatic stay. Creditor or Property Servicing Agent -NONE-	his paragraph ma ult notices conce Property Des ions. See Section	cription (H).	Current Monthly Payment on of Real and Persona	Estimated Arrearage Amor Owed	unt A	rrearage Amount Owed	Interest Rates applies (i.e.

A claim stated in this subparagraph (i.e. 910 claims) will be paid in full under the Plan with interest at the rate stated below, which may vary from the contract interest rate. Unless otherwise ordered, the principal amount to be paid will be as stated in the creditor's proof of claim. The holder of a claim will retain the lien until the earlier of payment of the underlying debt

✓ None. If "None" is checked, the rest of Section (C)(5)(a) is not to be completed.

determined under nonbankruptcy law or discharge under Code § 1328, at which time the lien will terminate and shall be released by the creditor. Federal tax liens shall continue to attach to property excluded from the bankruptcy estate under Code § 541(c)(2) until the Internal Revenue Service is required to release the liens in accordance with nonbankruptcy law.

	Creditor	Property Description	Estimated Amount to	<u>Proposed Interest</u>
			Be Paid on Secured	Rate
			Claim	
[■ Nonstandard Provisions. See See Modified Secured Claims.	vidual(s) liable: Trustee; or Nonfiling codebtor		

Secured creditors listed below shall be paid the amount shown below as the Amount to Be Paid on Secured Claim, with such amount paid through the Plan payments. If the Plan proposes to pay a Secured Claim less than the amount asserted in the proof of claim, then the holder of the Secured Claim must file a timely objection to the Plan. If the principal amount of the creditor's proof of claim is less than the Amount to Be Paid on Secured Claim, then only the proof of claim amount will be paid. If a creditor fails to file a secured claim or files a wholly unsecured claim, the debtor may delete the proposed payment of a secured claim in the order confirming plan. The holder of a timely filed secured claim will retain its lien until the earlier of payment of the underlying debt determined under non-bankruptcy law or discharge under § 1328, at which time the lien will terminate and shall be released by the creditor. Any proposed adequate protection payments are provided for in Section (C)(1)(a) above.

Creditor and Property Description	Debt Amount	Value of Collateral and Valuation Method	Amount to Be Paid on Secured Claim	Proposed Interest Rate
Conn Appliances Inc WASHER AND DRYER Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$2,002.43	\$800.00	\$2,002.43	
Conn Appliances Inc REFRIGERATOR Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$1,740.20	\$600.00	\$1,740.20	0.00%
Credit Union One 2010 CHEVROLET SILVERADO 100,000 miles Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$4,500.72	\$7,600.00	\$4,500.72	6.50%
Mi Schools And Govt Cu 2010 BUICK ENCLAVE 136,000 miles Location: 341 E CATCLAW CT, Gilbert AZ 85296	\$8,464.44	\$4,600.00	\$8,464.44	6.50%

Nonstandard Provisions. See Section (H).

(c) Lien Avoidance.

None. If "None" is checked, the rest of Section (C)(5)(c) is not to be completed.

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under Code § 522(b). Unless ordered otherwise, a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Section (C)(7) to the extent allowed. The amount, if any, of the judicial lien or security interest that is

not avoided will be paid in full as a secured claim under the plan. See Code § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien. All information for the avoidance of the *lien(s) must be provided.*

Information regarding judicial lien or security interest

Information regarding calculation of lien avoidance and treatment of remaining secured claim

Brief Description of Property

- (6) Priority, Unsecured Claims, Other Than Debtor's Attorney Fees.
 - **V** None. If "None" is checked, the rest of Section (C)(6) is not to be completed.

All allowed claims entitled to priority treatment under § 507 shall be paid in full, pro rata:

(a) Unsecured Domestic Support Obligations. The Debtor shall remain current on such obligations that come due after filing adjusted to the creditor's allowed claim amount, through the claim process. If the holder of a domestic support obligation disagrees with the treatment proposed in this Plan, the holder must file a timely objection.

the petition. Unpaid obligations before the petition date are to be cured in the plan payments. The amount to be paid will be Creditor **Estimated Arrearage** (b) Other unsecured priority claims. Type of Priority Debt **Estimated Amount** Creditor Nonstandard Provisions. See Section (H). (7) Nonpriority, Unsecured Claims. Allowed unsecured, nonpriority claims shall be paid pro rata the balance of payments, if any, under the Plan. The amount to be paid or actually paid may differ from the Plan Analysis, depending on the Plan confirmation process and claims allowance. Nonstandard Provisions. See Section (H). **▼** None. If "None" is checked, the rest of Section (D) is not to be completed. Debtor surrenders the following property to the secured creditor. Upon confirmation of this Plan or except as otherwise

- (D) Surrendered Property.

Entity

ordered by the Court, bankruptcy stays are lifted as to the collateral to be surrendered. Any claim filed by such creditor shall receive no distribution until the creditor files a claim or an amended proof of claim that reflects any deficiency balance remaining on the claim. Should the creditor fail to file an amended deficiency claim consistent with this provision, the Trustee need not make any distributions to that creditor.

esting. Except as s	ated in this paragraph, prop	erty of the estate sl	hall vest in the De	ebtor upon confi	rmation of the Plan.
ne following propert	y shall vest in the Debtor u	pon Plan completio	on:		
		Brief Description	of Property		
onstandard Provisi	ons. See Section (H).				

(F) Tax Returns. While the case is pending, the Debtor shall provide to the Trustee a copy of any post-petition tax return within 14 days after filing the return with the tax agency. The Debtor has filed all tax returns for all taxable periods during the four-year period ending on the petition date, except:

Unfiled Tax Returns

m	ust ider	dard Provisions. Any Nonstandard Provision included herein must not be inconsistent with tify the provision of the Plan being modified, the proposed modification and the justification about the following provisions that vary from Section (C) of the Local Plan Form:			
✓		If "None" is checked, the rest of Section (H) is not to be completed. de the detail required above.			
		Nonstandard Provisions			
	Plan S control	ummary . If there are discrepancies between the Plan and this Plan Analysis, the provisions.	s of the	confirmed	Plan
	(1)	Trustee's compensation (10% of Total plan payments to Trustee)	\$		9,264.00
	(2)	Administrative Expenses ($\S(C)(2)$)	\$ 		3,475.00
	(3)	Leases and Executory Contracts (§(C)(3))	\$		0.00
	(4)	(a) Conduit Mortgage Payments (§ (C)(4)(c))	\$		0.00
	(4)	(b) Arrearage Claims Secured Solely by Real Property (§ (C)(4)(c))	\$		0.00
	(5)	(a) Claims Secured by Personal Property or Combination of Real & Personal Property (§	Ф		
		(C)(5)) - Unmodified.	\$		0.00
	(5)	(b) Claims Secured by Personal Property or Combination of Real & Personal Property (§	\$		17,370.23
	(6)	(C)(5)) - Modified.			0.00
	(6)	Priority Unsecured Claims (§(C)(6))	\$		0.00 62,530.77
	(7) (8)	Unsecured Nonpriority Claims (§ (c)(7)) Total of Plan Payments to Trustee	\$ ——		92,640.00
(\mathbf{J})		n 1325 Analysis.	Ψ		02,010.00
		Best Interest of Creditors Test:			
	(a)	Value of Debtor's interest in nonexempt property		\$	0.00
	(b)			\$	0.00
	(c)			\$	0.00
	(d)			\$	0.00
	(e)	Equals: Estimated amount payable to unsecured, nonpriority claims if Debtor filed Chap	oter 7	\$	0.00
(2)	Section	on 1325(b) Analysis:			
	(a)	Monthly Disposable Income, Form B122C-2, (if less than \$0, then state \$0)		\$	1,074.49
	(b)			\$	60
				Φ	04 400 40
	(c)	Total of Line 2(a) amount x 60 1 Payment to Unsecured, Nonpriority Creditors Under Plan		\$	64,469.40 62,530.77

Certification by Debtor(s) and Attorney for Debtor(s): No changes were made to the Model Plan, other than the possible inclusion of relevant Nonstandard Provisions in Section (H).

Desc

Chapter 13 Plan

Dated: March 3, 2020

/s/ JAMIE L JONES

JAMIE L JONES

Debtor

/s/ Haines Meyer

Haines Meyer

Attorney for Debtor Meyer Law, P.C. 1425 W. Elliot Rd #105 Gilbert, AZ 85233

480-292-7260 Fax: 480-284-5579 help@arizonabankruptcyhelp.com

/s/ SELETA M JONES

SELETA M JONES

Debtor

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